Official Form 17 (12/04)

United States Bankruptcy Court

	Southern	_ District Of _New York	
In re _ Cabrini Medica	,		
Debto	r	Case No. 09-14398 (AJG)	Adv. Pro. No. 11-02407 (AJG)
		Chapter 11	Adv. Pro. No. 11-02261 (AJG)
	[Caption as in Form	16A, 16B, or 16D, as appropriate]	
	NOT	ICE OF APPEAL	
proceeding [or other pro	independent of the judgment, order, or decrept occeeding, describe type] of all parties to the judgment, deir respective attorneys and Salvioni, Angelo ecio Mannucci	(month) , order, or decree appealed from and the names, ac	is adversary 2012. (year) ddresses, and nd Lisia L. Leon of the Americas, 9th Floor 9100 LLP, One Penn Plaza, Suite
Signed	d: <u>/s/ Katherine B. Har</u>		
	Attorney for Appellant	(or Appellant, if not represented by an Attorney)	
Attorney Name: Katherine B. Harrison, Esq.			
Addre	ess: Paduano & Weinti	raub LLP, 1251 Avenue of the	
Americas, 9th Fl., New York, New York 10020			
Telepl	hone No: 212-785-9	9100	

If a Bankruptcy Appellate Panel Service is authorized to hear this appeal, each party has a right to have the appeal heard by the district court. The appellant may exercise this right only by filing a separate statement of election at the time of the filing of this notice of appeal. Any other party may elect, within the time provided in 28 U.S.C. § 158(c), to have the appeal heard by the district court.

If a child support creditor or its representative is the appellant, and if the child support creditor or its representative files the form specified in \S 304(g) of the Bankruptcy Reform Act of 1994, no fee is required.